REMARKS

Claims 1-14 are pending in the present application.

35 U.S.C. § 102(e) REJECTION

Claims 1-2, 6-7 and 10-14 have been rejected under 35 U.S.C § 102(e) as being anticipated by *Anderson et al.* (U.S. Patent No. 6,229,801). This rejection is respectfully traversed.

Regarding independent claims 1 and 6, the Examiner alleges that Anderson et al. discloses "a comparing unit for determining matching of a table ID included in a present section with the table IDs stored in the memory upon receipt of the present section" as recited in independent claim 1, and "determining matching of the table ID included in the present section with the table IDs stored in the memory" as recited in independent claim 6.

To support the Examiner's allegation, the Examiner cites column 6, lines 30-48 of Anderson et al. However, Anderson et al., including the cited portion, is directed to storing a table data in memory where the table data is used to set a data filter. On column 6, lines 36-48, Anderson et al. discloses that the first step in this method is "specifying the PID, the table ID, and the Current/Next Indicator". Then, the section number is initialized to 0. If the table section is the last table section of the table (which is indicated in the table section header), the version number field is incremented and the section number field is reset. Thus, Anderson et al. in nowhere discloses comparing a table ID of the

present section with the table IDs stored in the memory, as in Applicant's claimed invention.

Furthermore, the Examiner equates the section number (and briefly, the version number) updating process of Anderson et al. to Applicant's claimed feature of processing the present section based the comparison of the version numbers, as recited in claims 1 and 6. To support this position, the Examiner cites col. 12, lines 51-64 of Anderson et al. However, Anderson et al., including this cited portion, increments the version number field if the received section of the table is determined to be the last section. That is, in Anderson et al. does not compare the version number of the present section with the stored version number, because the version number is updated automatically if the last section of the table is received.

Therefore, Anderson et al. does not teach or suggest, inter alia:

a comparing unit for determining matching of a table ID included in a present section with the table IDs stored in the memory upon reception of the present section...; and

a section processing unit for receiving and processing the present section if it is determined that the version number stored in the matched table ID is not the same as the version number of the present section

as recited in independent claim 1; and

upon reception of a present section, determining matching of the table ID included in the present section with the table IDs stored in the memory...

if it is determined in the step (2) that the two version numbers are not the same, receiving and processing the present section

as recited in independent claim 6.

Accordingly, claims 1 and 6 and their dependent claims (due to their dependency) are patentable over *Anderson et al*, and reconsideration and withdrawal of the rejection based on these reasons is respectfully requested.

35 U.S.C § 103 REJECTION

Claims 3-5 and 8-9 have been rejected under 35 U.S.C § 103(a) as being unpatentable over Anderson et al. in view of Freimann et al. (U.S. Patent No. 6.134,554). This rejection is respectfully traversed.

As discussed above, Anderson et al. does not teach or suggest, inter alia:

a comparing unit for determining matching of a table ID included in a present section with the table IDs stored in the memory upon reception of the present section...; and

a section processing unit for receiving and processing the present section if it is determined that the version number stored in the matched table ID is not the same as the version number of the present section

as recited in independent claim 1; and

upon reception of a present section, determining matching of the table ID included in the present section with the table IDs stored in the memory...

if it is determined in the step (2) that the two version numbers are not the same, receiving and processing the present section

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as recited in independent claim 6.

Furthermore, Freimann et al. does not overcome these deficiencies of Anderson et al. As discussed in the previous response filed on July 29, 2002, Freimann et al. is directed to comparing the received section with a single predetermined value for a particular node, and does not compare a received Table ID with multiple Table Ids stored in the memory. Furthermore, in Freimann et al., the present section is processed if all the criteria of the nodes have been matched.

Therefore, even if the references were combinable, assuming *arguendo*, the combination of references would still fail to teach or suggest the invention as recited in independent claims 1 and 6 from which claims 3-5 and 8-9 depend.

Accordingly, claims 1 and 6 and their dependent claims (due to their dependency) are allowable over the applied references, and reconsideration and withdrawal of the rejection based on these reasons is respectfully requested.

Conclusion

For the foregoing reasons and in view of the above clarifying amendments, Applicant respectfully requests the Examiner to reconsider and withdraw all of the objections and rejections of record, and earnestly solicits an early issuance of a Notice of Allowance.

The Examiner is respectfully requested to enter this Response After Final Rejection.

Should there be any matters which need to be resolved in the present application, the Examiner is respectfully requested to contact Esther H. Chong (Registration No. 40,953) at the telephone number of the undersigned below, to conduct an interview in an effort to expedite prosecution in connection with the present application.

If necessary, the Commissioner is hereby authorized in this, concurrent, and further replies, to charge payment or credit any overpayment to Deposit Account No. 02-2448 for any additional fees required under 37 C.F.R. § 1.16 or under 37 C.F.R. § 1.17; particularly, extension of time fees.

Respectfully submitted,

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